

Maryland Electric Vehicle Supply Equipment Rebate Program

Terms and Conditions

DATE 7/1/2019

1. Applicant may not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, or any other characteristic forbidden as a basis for discrimination by applicable laws.
2. Applicant affirms, to the best of his or her knowledge and belief, that (i) the installation of the charging equipment was completed in compliance with all local and state zoning, building, historic preservation and other applicable codes and construction/rehabilitation laws or regulations; and (ii) Applicant has obtained all necessary regulatory approvals, permits, variances, and licenses to install the charging equipment, including Maryland Historical Trust approval of any architectural plans and specifications for the installation, if applicable.
3. Applicant, if a business, is incorporated or is registered to do business in the State, and is in good standing with the Maryland State Department of Assessments and Taxation.
4. To the best of Applicant's knowledge and belief, Applicant is not in default on any financial obligation to the State or MEA.
5. Applicant owns the property on which the qualified electric vehicle charging equipment was installed, or had authority to install such equipment on such property.
6. American Manufactured Goods (effective October 1, 2019)- Chapter 757 of the 2019 Acts of the General Assembly of Maryland includes a provision referencing the American Manufactured Goods provisions in §§ 14-416 and 17-303 of the State Finance and Procurement Article. Applicants affected by those provisions should take them into account when developing FY20 applications to SEIF-funded programs.